

From: [Thomas A. Pendarvis](#)
To: [Court Of Appeals Filings](#)
Cc: jdedman@GWBlawfirm.com; [BWallace@nexsenpruet.com](mailto:Wallace@nexsenpruet.com); [Tracy L. Landry](#)
Subject: Pampu, John and Amanda v Clawson Fargnoli, LLC, et al - Appellate Case No.: 2023-001779
Date: Monday, February 12, 2024 7:22:37 PM
Attachments: [2024-02-12 TAP LT Clerk Kitchings - enc Appellants' Inital Brief and Designation.pdf](#)

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Ms. Kitchings,

Attached please find for filing our cover Letter, the Initial Brief of Appellants; the Appellants' Designation of the Matters to be Included on the Record of Appeal; and a Proof of Service. Counsel for all parties are copied on this email.

Please let us know if anything else is needed to perfect the filing. Thank you very much.

With my best regards,

Thomas A. Pendarvis

Pendarvis Law Offices, P.C.

710 Boundary St., Unit A-1

Beaufort, SC 29902-4188

843.524.9500

Thomas@PendarvisLaw.com

www.PendarvisLaw.com

Admitted in South Carolina and Georgia

Board Certified in Legal Malpractice by the American Board of Professional Liability Attorneys

Practice concentrated in lawyer professional responsibility matters (plaintiff lawyer-malpractice claims, lawyer disciplinary matters, ethics consultations, law-firm dissolutions, and lawyer moves between firms).

The Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, applies to e-mail, prohibits unauthorized interception, unauthorized use, and unauthorized disclosure of an e-mail, of the contents of

an e-mail, and of any attachments to the e-mail. 18 U.S.C. §§ 2510-2521, the Electronic Communications Privacy Act, provides for civil remedies, including an award of damages, in cases of unauthorized interception, unauthorized use, or unauthorized disclosure of an e-mail, of the contents of an e-mail, or of any attachments to the e-mail.